EXHIBIT 1

EXHIBIT 1

9019 Exhibit Report - 3/10/2025

EXHIBIT "1"

LIST OF SETTLEMENTS

Transferee		Transfers*		Exposure After SNV		Settlement		Fee	Asserted and Potential Defenses**
7-Eleven, Inc.	\$	34,125.00	\$	21,000.00	\$	8,500.00	\$	1,572.50	Potential preference exposure is reduced to \$21,000.00 after application of SNV. Defendant also asserts an OCB
									defense.
American Express National Bank	\$	10,963.00	\$	10,963.00	\$	8,250.00	\$	1,526.25	Transferee did not assert a SNV defense, but other potential defenses, including OCB, remain.
Securetrans, Inc. d/b/a Axiom Armored	\$	24,814.20	\$	8,000.00	\$	6,500.00	\$	1,202.50	SNV reduces potential preference exposure to approximately \$8,000.00. Transferee has also asserted a CNV defense.
Bibbeo Ltd	\$	10,000.00	\$	4,198.70	\$	1,500.00	\$	277.50	SNV reduces potential preference exposure to approximately \$4,000.00.
CyberCoders, Inc.	\$	8,250.00	\$	8,250.00	\$	7,425.00	\$	1,373.63	SNV reduces potential preference exposure to approximately \$8,250.00.
DataArt Solutions, Inc.	\$	106,000.00	\$	2,000.00	\$	20,000.00	\$	3,700.00	SNV arguably provides for a complete defense.
DSH Delivery LLC	\$	10,850.00	\$	10,850.00	\$	2,500.00	\$		There is no clear defense to this claim. However, based on conversations with Transferee's owner, Debtor believes that there are likely collectability issues.
Granite Telecommunications LLC	\$	10,164.34	\$	6,500.00	\$	3,000.00	\$	555.00	SNV reduces potential preference exposure to approximately \$6,600.00. Transferee also asserts an OCB defense.
H-E-B, LP	\$	315,240.24	Ş	-	\$	2,500.00	\$	462.50	Transferee asserts a complete defense in that the contracts that the payments relate to were assumed.
Love's Travel Stops & Country Stores,	\$	54,148.08	\$	4,000.00	\$	5,025.00	\$	929.63	Transferee has assert that it has a full defense through combination of SNV, OCB and setoff.
Pequot Lakes Police Department	\$	21,000.00	\$	22,610.00	\$	22,610.00	\$	4,182.85	Transferee was in possession of a kiosk that was involved in a potential fraud claim. In response to Debtor's demand,
									the cash inside the kiosk belonging to Debtor, was removed and returned. While this claim did not result in a formal
									settlement agreement, it is included in this exhibit for purposes of showing overall recoveries associated with this
									motion and for purposes of showing earned fees.
Randstad North America, Inc.	\$	56,291.02	\$	56,291.00	\$	42,000.00	\$	10,500.00	Defendant has no apparent defense. Further discovery, however, could reveal potential defenses under Section
									547(c).
Republic Silver State Disposal, Inc.	\$	11,727.87	\$	6,800.00	\$	6,200.00	\$	1,147.00	SNV reduces potential preference exposure to approximately \$6,800.00.
Siemens Industry, Inc.	\$	16,456.99	\$	15,895.00	\$	9,500.00	\$	1,757.50	SNV reduces potential preference exposure to approximately \$15,900.00.
Simon Property Group, Inc.	\$	2,932.57	\$	2,932.57	\$	1,751.80	\$	324.08	This was a post-petition payment of a pre-petition debt that was made without authority. There is no clear defense.
Smith & Shapiro PLLC	\$	8,185.11	\$	5,000.00	\$	3,000.00	\$	555.00	SNV reduces potential preference exposure to \$5,000.00.
State Regulatory Registry LLC	\$	8,605.00	\$	8,605.00	\$	4,000.00	\$	1,000.00	Defendant argues that the payment at issue is not on account of an antecedent debt. Defendant also argues that it
									has complete defenses, including OCB and SNV defenses.
Twilio Inc.	\$	13,776.00	\$	13,776.00	\$	8,000.00	\$	2,000.00	Transferee contends that the transfers were made in the OCB.
	Ś	723.529.42	Ś	207.671.27	Ś	162.261.80	ς.	33.528.43	

^{*} This amount represents the total amount of transfers that the Debtor believes meet the elements of 11 U.S.C. 547(b).

** The acronyms used in this exhibit are defined as follows: CNV is short for contemporaneous exchange of new value and refers to the defense set forth in 11 U.S.C. 547(c)(1); (2) OCB is short for ordinary course of business and refers to the defense set forth in 11 U.S.C. 547(c)(2); and (3) SNV is short for subsequent new value and refers to the defense set forth in 11 U.S.C. 547(c)(4).